

FORM PTO-1390 (Modified)  
(REV 11-98)

U.S. DEPARTMENT OF

COMMERCE AND TRADEMARK OFFICE

ATTORNEY'S DOCKET NUMBER

**TRANSMITTAL LETTER TO THE UNITED STATES  
DESIGNATED/ELECTED OFFICE (DO/EO/US)  
CONCERNING A FILING UNDER 35 U.S.C. 371**

**PC16834.PM039567**

U.S. APPLICATION NO. (IF KNOWN, SEE 37 CFR

**09/786853**

INTERNATIONAL APPLICATION NO.  
**PCT/GB99/03013**

INTERNATIONAL FILING DATE  
**10 September 1999**

PRIORITY DATE CLAIMED  
**11 September 1998 (11.09.98)**

TITLE OF INVENTION

**COLLAGENOUS TISSUE COMPOSITIONS**

APPLICANT(S) FOR DO/EO/US

**Roy OLIVER, et al.**

Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information:

1. ☒ This is a **FIRST** submission of items concerning a filing under 35 U.S.C. 371.
2. ☐ This is a **SECOND** or **SUBSEQUENT** submission of items concerning a filing under 35 U.S.C. 371.
3. ☒ This is an express request to begin national examination procedures (35 U.S.C. 371(f)) at any time rather than delay examination until the expiration of the applicable time limit set in 35 U.S.C. 371(b) and PCT Articles 22 and 39(1).
4. ☒ A proper Demand for International Preliminary Examination was made by the 19th month from the earliest claimed priority date.
5. ☐ A copy of the International Application as filed (35 U.S.C. 371 (c) (2))
  - a. ☐ is transmitted herewith (required only if not transmitted by the International Bureau).
  - b. ☒ has been transmitted by the International Bureau.
  - c. ☐ is not required, as the application was filed in the United States Receiving Office (RO/US).
6. ☐ A translation of the International Application into English (35 U.S.C. 371(c)(2)).
7. ☒ A copy of the International Search Report (PCT/ISA/210).
8. ☒ Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. 371 (c)(3))
  - a. ☐ are transmitted herewith (required only if not transmitted by the International Bureau).
  - b. ☐ have been transmitted by the International Bureau.
  - c. ☐ have not been made; however, the time limit for making such amendments has NOT expired.
  - d. ☐ have not been made and will not be made.
9. ☐ A translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3)).
10. ☐ An oath or declaration of the inventor(s) (35 U.S.C. 371 (c)(4)).
11. ☒ A copy of the International Preliminary Examination Report (PCT/IPEA/409).
12. ☐ A translation of the annexes to the International Preliminary Examination Report under PCT Article 36 (35 U.S.C. 371 (c)(5)).

**Items 13 to 20 below concern document(s) or information included:**

13. ☐ An Information Disclosure Statement under 37 CFR 1.97 and 1.98.
14. ☐ An assignment document for recording. A separate cover sheet in compliance with 37 CFR 3.28 and 3.31 is included.
15. ☒ A **FIRST** preliminary amendment.
16. ☐ A **SECOND** or **SUBSEQUENT** preliminary amendment.
17. ☐ A substitute specification.
18. ☐ A change of power of attorney and/or address letter.
19. ☒ Certificate of Mailing by Express Mail
20. ☐ Other items or information:

**First page of the published international application No. WO 00/15274**

U.S. APPLICATION NO. (IF KNOWN, SEE 37 CFR <b>09/786853</b>	INTERNATIONAL APPLICATION NO. <b>PCT/GB99/03013</b>	ATTORNEY'S DOCKET NUMBER <b>PC16834.PM039567</b>
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21. The following fees are submitted:				<b>CALCULATIONS PTO USE ONLY</b>	
<b>BASIC NATIONAL FEE ( 37 CFR 1.492 (a) (1) - (5)) :</b>					
<input type="checkbox"/> Neither international preliminary examination fee (37 CFR 1.482) nor international search fee (37 CFR 1.445(a)(2)) paid to USPTO and International Search Report not prepared by the EPO or JPO . . . . .				\$1,000.00	
<input checked="" type="checkbox"/> International preliminary examination fee (37 CFR 1.482) not paid to USPTO but International Search Report prepared by the EPO or JPO . . . . .				\$860.00	
<input type="checkbox"/> International preliminary examination fee (37 CFR 1.482) not paid to USPTO but international search fee (37 CFR 1.445(a)(2)) paid to USPTO . . . . .				\$710.00	
<input type="checkbox"/> International preliminary examination fee paid to USPTO (37 CFR 1.482) but all claims did not satisfy provisions of PCT Article 33(1)-(4) . . . . .				\$690.00	
<input type="checkbox"/> International preliminary examination fee paid to USPTO (37 CFR 1.482) and all claims satisfied provisions of PCT Article 33(1)-(4) . . . . .				\$100.00	
<b>ENTER APPROPRIATE BASIC FEE AMOUNT =</b>				<b>\$860.00</b>	
Surcharge of \$130.00 for furnishing the oath or declaration later than <input type="checkbox"/> 20 <input type="checkbox"/> 30 months from the earliest claimed priority date (37 CFR 1.492 (e)).				<b>\$0.00</b>	
CLAIMS	NUMBER FILED	NUMBER EXTRA	RATE		
Total claims	8 - 20 =	0	x \$18.00	<b>\$0.00</b>	
Independent claims	1 - 3 =	0	x \$80.00	<b>\$0.00</b>	
Multiple Dependent Claims (check if applicable)			<input type="checkbox"/>	<b>\$0.00</b>	
<b>TOTAL OF ABOVE CALCULATIONS =</b>				<b>\$860.00</b>	
Reduction of 1/2 for filing by small entity, if applicable. Verified Small Entity Statement must also be filed (Note 37 CFR 1.9, 1.27, 1.28) (check if applicable).				<input type="checkbox"/>	<b>\$0.00</b>
<b>SUBTOTAL =</b>				<b>\$860.00</b>	
Processing fee of \$130.00 for furnishing the English translation later than <input type="checkbox"/> 20 <input type="checkbox"/> 30 months from the earliest claimed priority date (37 CFR 1.492 (f)).				<b>\$0.00</b>	
<b>TOTAL NATIONAL FEE =</b>				<b>\$860.00</b>	
Fee for recording the enclosed assignment (37 CFR 1.21(h)). The assignment must be accompanied by an appropriate cover sheet (37 CFR 3.28, 3.31) (check if applicable).				<input type="checkbox"/>	<b>\$0.00</b>
<b>TOTAL FEES ENCLOSED =</b>				<b>\$860.00</b>	
				<b>Amount to be: refunded</b>	<b>\$</b>
				<b>charged</b>	<b>\$</b>

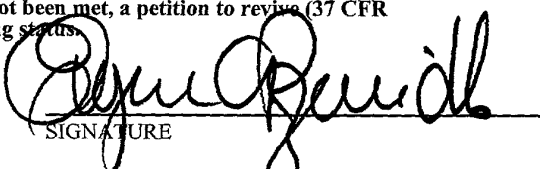
☐ A check in the amount of \_\_\_\_\_ to cover the above fees is enclosed.

☒ Please charge my Deposit Account No. **50-1561** in the amount of **\$860.00** to cover the above fees.  
A duplicate copy of this sheet is enclosed.

☒ The Commissioner is hereby authorized to charge any fees which may be required, or credit any overpayment to Deposit Account No. **50-1561** A duplicate copy of this sheet is enclosed.

**NOTE: Where an appropriate time limit under 37 CFR 1.494 or 1.495 has not been met, a petition to revive (37 CFR 1.137(a) or (b)) must be filed and granted to restore the application to pending status.**

**SEND ALL CORRESPONDENCE TO:**

<b>Eugene C. Rzucidlo</b> <b>Greenberg Traurig, LLP</b> <b>885 Third Avenue</b> <b>New York, New York 10022</b> <b>Telephone No. (212) 848-1000</b> <b>Facsimile No. (212) 688-2449</b>	 SIGNATURE <b>Eugene C. Rzucidlo</b> NAME <b>31,900</b> REGISTRATION NUMBER <b>09 March 2001</b> DATE
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Docket No. PC16834.PM039567

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE (DO/EO/US)**

Applicant(s): Roy OLIVER, et al. Examiner: To be assigned  
International  
Application No.: PCT/GB99/03013 Group Art Unit: To be assigned  
International  
Filing Date: 10 September 1999 (10.09.99)  
US Application No.: To be assigned  
US Filing Date: Herewith  
For: COLLAGENOUS TISSUE COMPOSITIONS

Commissioner for Patents  
Box PCT  
Washington, D.C. 20231

Attention: DO/EO/US

**PRELIMINARY AMENDMENT**

Sir:

Prior to examination of the above-identified application, Applicants request that the following amendment be entered:

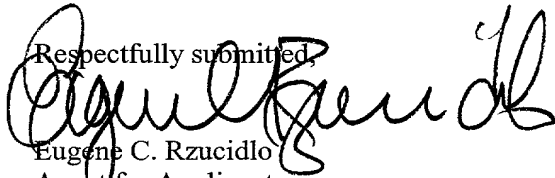
In the Claims:

- Claim 3, change "according to Claim 1 or 2" to Claim 1.
- Claim 4, change "according to any one of Claims 1 to 3" to Claim 1.
- Claim 5, change "according to any one of Claims 1 to 4" to Claim 1.
- Claim 6, change "according to any one of Claims 1 to 5" to Claim 1.
- Claim 7, change "according to any one of the preceding claims" to Claim 1.
- Claim 8, change "according to any one of the preceding claims" to Claim 1.

**REMARKS**

The amendment is submitted to remove improper multiple dependent claims and to put the claims in order for examination. No new subject matter was introduced as a result of this amendment.

Should there be any fee required for this Amendment, the Commissioner is authorized to charge it to Deposit Account No. 50-1561.

Respectfully submitted,  
  
Eugene C. Rzucidlo  
Agent for Applicants  
Registration No. 31,900

Date: 09 March 2001

Mailing Address:  
Greenberg Traurig, LLP  
885 Third Avenue  
New York, New York 10022  
Telephone No. (212) 848-1000  
Facsimile No. (212) 688-2449

PT9/PCT Doc 1 MAR 2001

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COLLAGENOUS TISSUE COMPOSITIONS

This invention relates to collagenous tissue compositions.

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In recent years, much attention has been given to the development of compositions and preparations for wound treatment and for use in general and plastic surgery, in particular for the improved restoration of surgically  
10 induced wounds or for the correction of physiological malfunction as, for example, of the urethral sphincter in cases of urinary incontinence.

Much attention has been focussed on the provision of  
15 materials based on collagen, either of human or animal origin. In particular, considerable attention has been directed to developing preparations and materials based on animal tissues which are treated to provide compatibility, i.e. to avoid rejection of the tissues  
20 when used on humans.

Earlier work by the inventors of the present application is reflected in United States Patent Specification 5397353 and EP-A-182842 which disclose methods of

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preparing collagenous materials, preferably in sheet form, and which are suitable for transplantation. The treatment is designed to produce a collagenous material which is non-antigenic so that it is not rejected and which is non-resorbable so that it forms a permanent transplant. In particular, the material described in these specifications retains the natural structure and original architecture of the natural tissue; the molecular ultrastructure of the collagen is retained.

10 These materials have proved highly satisfactory in practice and, in particular, have shown themselves to be capable of being re-vascularised once implanted while, at the same time, being resistant to calcification. They are particularly useful in ear, nose and throat, orthopaedic, gynaecological and urological procedures and a range of hernia repairs including parastomal incisional and inguinal hernias.

The compositions described in United States Patent Specification 5397353, however, are disclosed as large scale structures, for example 0.75 mm thick and usually presented as sheets varying in size from 25 cm<sup>2</sup> to 50 cm<sup>2</sup>. This is useful for specific implant use, e.g. during restorative surgery, but is not always suited for use generally to build up soft tissues.

In cosmetic and reconstructive surgery, e.g. for the repair of small acne scars and for elevating and smoothing wrinkles, it is often desirable to use material in another form for tissue implantation or so-called augmentation which can be injected or otherwise introduced into the desired site.

Various so-called injectable implant materials have been developed for such purposes. United States Patent Specifications 5523291, 5676698 and 5705488 disclose

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injectable implant compositions for soft tissue augmentation comprising elastin and collagen and a biocompatible carrier, or flexible pouches containing such a material. The difficulty with such materials as  
5 are disclosed in these United States specifications, however, is that there is a tendency to resorption and this can mean that the implant is effective only for a limited time. Additionally, such materials do not encourage vascularisation, i.e. they do not integrate  
10 well into the surrounding healthy tissue following implantation.

Furthermore, in wound surgery, e.g. for repairing bullet wounds or injuries caused by machinery or vehicle  
15 accidents and indeed following incisional injury, there is often a problem in that tissue is lost from the wound area. This leads to the development of scars, which may be hyperplastic and disfiguring and lead to impaired body function.

20 Scars arise from the biological response of adult connective tissue to injury. Unlike foetal tissues which respond to incision or injury by regenerating new dermis to replace the lost/damaged tissue (i.e. bridging  
25 the defect with dermal collagen fibres with normal dermal collagen architecture) after birth, equivalent wounds are repaired rather than regenerated and the wound becomes filled with scar tissue. Thus the bridging tissue after birth does not replicate the  
30 original normal dermal architecture. During the repair process, fibroblasts (the cells which permeate all connective tissues and which synthesise the extra-cellular matrix including structural collagen) and small blood vessels migrate into the wound space to form  
35 highly cellular granulation tissue which transforms into the dense irregularly organised collagen mass described

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as scar tissue.

One solution to this particular tissue loss problem has been to apply three-dimensional collagen gels within the lost tissue area of the wound which subsequently acts as a matrix network for the growth of so-called histiotypic skin. The collagen used to form this particular gel is completely water-soluble and when it is applied, it is invaded with fibroblasts and small blood vessels, water is extruded and a fragile gel is formed in which the collagen molecule is polymerised to form collagen fibrils. Although reasonably successful in rebuilding the lost tissue in the area around the original wound, the initial three-dimensional matrix formed from the collagen gel does not replicate the normal matrix architecture of the body's natural tissue and, as such, the gel has no inherent stability. This inherent instability leads to the gel being rapidly re-absorbed by the body and replaced with scar-like tissue.

Other recent proposals to overcome the problem of scar tissue formation have involved the extremely difficult (and very expensive) use of monoclonal antibodies to suppress the action of growth factors such as transforming growth factor (TGF -  $\beta$ ).

We have now surprisingly found that the favourable properties, including resistance to resorption, resistance to calcification, granulation and the ability to become recellularized and revascularised, which characterise the large scale structures disclosed in Specification 5397353, are capable of being retained if the collagen material is presented in mouldable form at the fibre fragment level of organisation, where it can be used as a wound filler, or in injectable form for use in cosmetic and reconstructive surgery.



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According broadly to the present invention there is provided an implant composition which comprises a biocompatible carrier medium having dispersed therein particles of collagenous material, where the particles  
5 comprise fragments of collagenous fibres and are thus sufficiently large to preserve the original architecture and molecular structure of the natural tissue material from which they are derived, and wherein the collagenous material is substantially free of non-fibrous tissue  
10 proteins, glycoproteins, cellular elements and lipids or lipid residues, and which is non-cytotoxic. Preferably, the material is free or substantially free of antigenic polysaccharides and mucopolysaccharides. The biocompatible medium may be, for example, a saline or  
15 dextran or hyaluronic acid solution.

Such compositions may vary widely in consistency. For example, if the particle size and concentration in the biocompatible medium is such as to produce a fairly  
20 liquid suspension, this can be injectable provided the particles are not too large. More concentrated thicker consistency compositions may be used as pasty wound filling compositions.

25 Such materials may be prepared from collagenous materials of human or animal origin, the preferred starting material being pig dermis, by methods as disclosed in Specification 5397353 or analogously thereto. Depending on the starting material, the  
30 composition may contain a proportion of elastin. It is then possible, provided care is taken, to reduce the material from large pieces to small particles which can then be formulated into a sterile injectable composition or a sterile wound filling paste.

35 In order to produce a collagen paste with appropriate

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density and rheological properties (flow rate and an ability to retain shape after moulding), a suspension of collagenous particles in a suitable carrier can be prepared to form a controllable concentration of the composition.

Care must however be taken to ensure that the size reduction of the starting material is not accompanied by degradation of the molecular structure of the original material. The preferred method of providing particles of an appropriate size is by grinding or milling and this is preferably carried out in a ball or hammer mill which may be cooled to an appropriate temperature. Milling may be carried out in dry form (less than 10% moisture content) or in frozen hydrated form (20 - 80% moisture content).

Collagen which has been milled in a frozen hydrated state may be dehydrated by acetone extraction, freeze drying or in a current of air. The dry collagen powder may be suspended in an essentially non-aqueous, non-toxic, bio-compatible medium, such as for example, glycerol prior to injection.

An anaesthetic as for example, lignocaine may be incorporated into the composition.

The collagenous material may be, if desired, crosslinked, e.g. using a diisocyanate, in order to make it resistant to collagenolytic enzymes and thus render it substantially non-resorbable.

The preferred method of rendering the compositions sterile is by gamma irradiation.

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The preferred particle size of the particles of collagenous material in the injectable compositions according to the present invention is from 50 to 500 microns. The particle size distribution may vary but preferably at least 50% of the particles are within  $\pm$  35% of the average particle size. The concentration of solids in the injectable composition is preferably in the range of 10 to 70% (w/v). In contrast, in the pasty wound filling compositions, the concentration of solids is generally up to 80%.

The efficacy of the compositions of the invention can be seen in vitro. It has been observed that when dispersed collagen fibre fragments (milled collagen) are seeded with human or rodent fibroblasts in tissue culture, the fibroblasts attach to the collagen fragments and aggregate them to form dense tissue like discs which are easily manipulable.

Furthermore, when injected in vivo, milled collagen is rapidly invaded by fibroblasts and small blood vessels (much more rapidly than collagen sheets) to form a new tissue in which the collagen fibre fragments are organised into intermeshing collagen fibres similar to normal dermal collagen architecture, i.e. are not resorbed and do not form scar tissue.

The injectable compositions can be used in a variety of clinical situations. For example, to control urinary incontinence and more specifically in intrinsic sphincter deficiency, by peri-urethral injection to reduce lumen aperture. Cosmetic applications include the use of injection of collagenous suspensions following eyebrow uplift, for lip augmentation and to rectify facial defects, frown lines and acne scars. As another example, in arthritic joints, there is often a

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marked loss and damage of the smooth cartilage layer which consists of chondrocytes supported by a fibrous collagen matrix. There is evidence that under the inflammatory conditions in arthritic joints that collagenase is produced which destroys the collagen matrix of the cartilage layer. If a collagenous suspension according to the invention is injected into the joint, it may assist in producing a collagenase resistant matrix to support chondrocytes and so repair the damage.

An alternative clinical scenario is where it is necessary to treat a large area of skin, for example, the back of the hand or neck in elderly patients where the skin has become very thin. A multi-point injection system may be employed for this purpose. Such a system may combine a number of needles mounted in a hollow block of metal or plastics material, the inlet of which is fed with collagenous suspension with a syringe, metering pump, piston peristaltic pump or any other suitable device.

The collagenous compositions of the invention may also be used for the purpose of suppressing scar formation in surgical wounds, the milled collagenous material again serving to introduce fibre-structured fragments into the wound space immediately during or after closing the wound by suture or tape. Although totally against convention, such a procedure has been shown to be extremely beneficial. The introduction of the collagenous material fragments into newly-formed wounds, e.g. incisional spaces, provides an anatomically "thin" matrix of collagen-rich sites for the fibroblasts and small blood vessels to migrate in to from the wound edges. This has a profound influence on the behaviour of the fibroblasts as within such a collagen-rich

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environment within the wound space, they do not receive the signals to produce granulation tissue and synthesise excess new collagen. In other words scar formation is largely suppressed. This simple "mechanical" approach  
5 differs from the prior art, in particular the use of monoclonal antibodies as it is far simpler to apply and far cheaper.

10 Use of milled collagen by injection through fine needles is somewhat limited because of the mode of introduction of collagenous material to the site where it is needed. However, the thicker consistency compositions, which allow the use of a wider spectrum of collagenous  
15 material fragment sizes, can be used in a variety of situations where an injectable material would not be suitable. Thus in the treatment of more extensive or severe wounds, in order to replace lost tissue and to greatly reduce the formation of scar tissue, collagen  
20 fibre fragments may be introduced as a pasty composition into the wound space before applying an appropriate dressing or closure by suture or tape. For example, the composition may be used for immediate reconstruction following breast lumpectomy. For skin-loss defects,  
25 including those following traumatic chemical or burn injury, or those presented by leg ulcers, the pasty composition may be used to replace lost dermis with appropriate cover and dressing.

30 The following examples will serve to illustrate the invention:

Example 1

35 Under sterile conditions, samples of porcine dermal collagen were cut into small pieces (1 to 3 mm<sup>3</sup>) and

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dehydrated using several changes of 100% ethanol and anhydrous acetone. Using a ball mill, the dried collagen pieces were ground and sieved to produce a fine white powder. The sieved powdered collagen was  
5 rehydrated in sterile phosphate buffered saline to produce a collagen suspension concentration of 60 to 70% (w/v).

#### Example 2

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Small pieces of blotted porcine collagen were frozen in liquid nitrogen and ground in a cryogenic mill. The ground collagen fragments were suspended in sterile phosphate buffered saline to produce a collagen  
15 suspension concentration of 60 to 70% (w/v).

#### Example 3

To directly examine cell/collagen biointeraction, sieved  
20 powdered porcine dermal collagen was rehydrated in complete mammalian cell culture medium to produce a collagen suspension concentration of 70% (w/v) and seeded with either primary human foreskin fibroblasts or primary rat skin dermal fibroblasts.  
25 Collagen/fibroblast samples were aliquoted into costar wells and incubated at 37°C, 5 to 7% (w/v) CO<sub>2</sub> saturated humidity. As studied over a 21 day incubation period, both human and rat fibroblasts proliferated and migrated into and adhered to the porcine collagen fragments which  
30 they assembled into densely packed clumps or discs.

#### Example 4

To examine in vivo performance collagen suspensions were  
35 injected (0.2 ml/injection) through a 21 gauge needle intracutaneously into dorsal sites in isogenic PVG/Ola

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rats. Sequential biopsies up to 12 month post injection showed the persisting macroscopic presence of injected collagen as subdermally located white discs with no overt signs of loss of injected collagen mass nor of adverse host reactions. Early biopsies showed that the injected collagen remains in situ and within 9 days is fully invaded with fibroblasts and small blood vessels. Subsequent histology showed that the collagen fibre fragments are organised into intermeshing collagen fibres to produce a tissue with an architecture resembling normal dermal collagen.

#### Example 5

Under sterile conditions, samples of porcine dermal collagen produced in accordance with the process described in US-A-5397353 were cut into small pieces (1 to 3 mm<sup>3</sup>), frozen in liquid nitrogen and ground in a cryogenic mill. The ground collagen fragments were suspended in sterile phosphate buffered saline to produce a pasty composition with a solids content of 80%w/v.

#### Example 6

Pockets were made in the skin of the pinnae of PG/Ola rats, the collagen paste composition inserted with a spatula and the wounds closed and secured with a spray dressing. Sites of collagen insertion were biopsied at monthly intervals for histological examination. Over a period of 6 months, the collagen implants which persisted as raised skin bumps, became incorporated into surrounding host tissues and no adverse effects were found.

#### Example 7

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## 20

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CLAIMS

1. An implant composition which comprises a biocompatible carrier medium having dispersed therein particles of collagenous material where the particles are sufficiently large to preserve the original architecture and molecular structure of the natural tissue material from which they are derived and wherein the collagenous material is substantially free of non-fibrous tissue proteins, glycoproteins, cellular elements and lipids or lipid residues and which is non-cytotoxic.
2. A composition according to Claim 1 wherein the collagenous material is free or substantially free of antigenic polysaccharides and mucopolysaccharides.
3. A composition according to Claim 1 or 2 wherein the biocompatible medium is saline, dextran solution, or glycerol or a non-toxic antigenic viscous polysaccharide.
4. A composition according to any one of Claims 1 to 3 wherein the collagenous material contains a proportion of elastin.
5. A composition according to any one of Claims 1 to 4 wherein the collagenous material is cross-linked.
6. A composition according to any one of Claims 1 to 5 wherein the particle size of the particles of collagenous material is within the range of 50 to 500 microns.
7. A composition according to any one of the preceding Claims wherein the concentration of solids is 10 to 70 percent by weight and the consistency of the composition

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is such as to enable it to administered by injection.

8. A composition according to any one of the preceding claims wherein the composition is of a paste

5 consistency.

AMENDED SHEET



RECEIVED 11 JUN 2001

Docket No.: 48201.010100

### DECLARATION FOR PATENT APPLICATION

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

I believe that I am the original, first and sole inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled COLLAGENOUS TISSUE COMPOSITIONS, the specification of which was mailed on September 10, 1999 as United States National Phase Application Serial Number 09/786,853.

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR § 1.56.

I hereby claim foreign priority benefits under 35 U.S.C. § 11 9(a)-(d) or § 365(b) of any foreign application(s) for patent or inventor's certificate, or § 365(a) of any PCT International application which designated at least one country other than the United States, listed below and have also identified below any foreign application for patent or inventor's certificate, or PCT International application having a filing date before that of the application on which priority is claimed.

Prior Foreign Application(s)

Priority Claimed  
Yes No

(Number)	(Country) (PCT)	(Day/Month/Year Filed)
98-198823	Great Britain	September 11, 1998

X

I hereby claim the benefit under 35 U.S.C. § 11 9(e) of any United States provisional application(s) listed below.

(Application Number)

(Filing Date)

(Application Number)

(Filing Date)

I hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s), or § 365(c) of any PCT International application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of 35 U.S.C. § 112, I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR § 1.56 which became available between the filing date of the prior application and the national or PCT International filing date of this application.

PCT/GB99/03013  
(Application Number)

September 10, 1999  
(Filing Date)

Patented  
(Status -- patented, pending, abandoned)

(Application Number)

(Filing Date)

(Status -- patented, pending, abandoned)

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Full name of sole or first inventor (given name, family name) Roy OLIVER

Inventor's signature

R.F. Oliver

Date

9.6.01

Residence Scotland, United Kingdom <sup>CAX</sup> Citizenship: United Kingdom

Post Office Address Priorwell House, Priorwell, Newport on Tay,  
Fife, Scotland DD6 8SE, United Kingdom

Full name of second inventor (given name, family name) Roy GRANT

Inventor's signature

Date

Residence Dorset, United Kingdom Citizenship: United Kingdom

Post Office Address 15 Park Mansions, Wilderton Road, Branksome  
Park, Poole, Dorset BH13 6EB, United Kingdom



Docket No.: 48201.010100

## DECLARATION FOR PATENT APPLICATION

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

I believe that I am the original, first and sole inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled COLLAGENOUS TISSUE COMPOSITIONS, the specification of which was mailed on September 10, 1999 as United States National Phase Application Serial Number 09/786,853.

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.

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I hereby claim foreign priority benefits under 35 U.S.C. § 11 9(a)-(d) or § 365(b) of any foreign application(s) for patent or inventor's certificate, or § 365(a) of any PCT International application which designated at least one country other than the United States, listed below and have also identified below any foreign application for patent or inventor's certificate, or PCT International application having a filing date before that of the application on which priority is claimed.

### Prior Foreign Application(s)

Priority Claimed  
Yes No

<u>(Number)</u>	<u>(Country) (PCT)</u>	<u>(Day/Month/Year Filed)</u>
98-198823	Great Britain	September 11, 1998

X

I hereby claim the benefit under 35 U.S.C. § 11 9(e) of any United States provisional application(s) listed below.

(Application Number)

(Filing Date)

(Application Number)

(Filing Date)

I hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s), or § 365(c) of any PCT International application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of 35 U.S.C. § 112, I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR § 1.56 which became available between the filing date of the prior application and the national or PCT International filing date of this application.

PCT/GB99/03013  
(Application Number)

September 10, 1999  
(Filing Date)

Patented  
(Status -- patented, pending, abandoned)

(Application Number)

(Filing Date)

(Status -- patented, pending, abandoned)

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.


Full name of sole or first inventor (given name, family name) Roy OLIVER

Inventor's signature \_\_\_\_\_ Date \_\_\_\_\_

Residence Scotland, United Kingdom Citizenship: United Kingdom

Post Office Address Priorwell House, Priorwell, Newport on Tay,  
Fife, Scotland DD6 8SE, United Kingdom

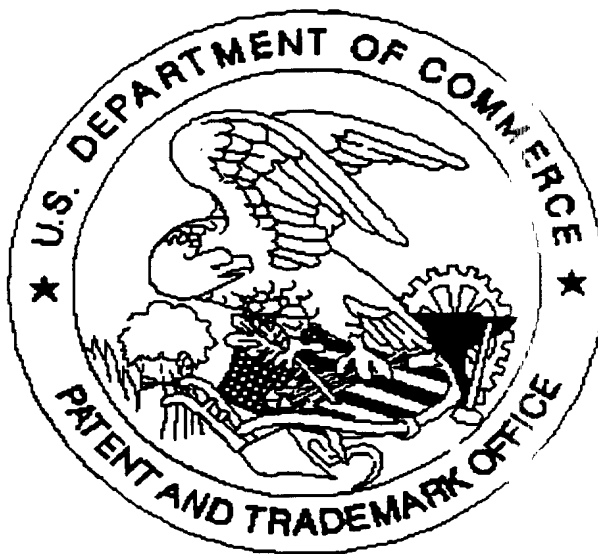
Full name of second inventor (given name, family name) Roy GRANT

Inventor's signature  Date 8<sup>th</sup> June 2001

Residence Dorset, United Kingdom ~~GB~~ Citizenship: United Kingdom

Post Office Address 15 Park Mansions, Wilderton Road, Branksome  
Park, Poole, Dorset BH13 6EB, United Kingdom

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